

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IN RE: Emily Archer fka Emily Rose dba Avery Ever
After

Chad M Archer

Debtor(s)

Freedom Mortgage Corporation

Movant

vs.

Emily Archer fka Emily Rose dba Avery Ever After
Chad M Archer

Debtor(s)

Kenneth E. West Esq.

Trustee

CHAPTER 13

NO. 19-16854 MDC

11 U.S.C. Sections 362

ORDER

AND NOW, this 4th day of January, 2024 2023 it is hereby **ORDERED** that if Chad M. Archer (the “Debtor(s)”) and Freedom Mortgage Corporation (“Mortgagee”) elect to enter into the proposed loan modification under the terms proposed by the Mortgagee, the Debtor(s) and Mortgagee may do so without there being any violation of the bankruptcy stay, or the provisions of USC § 362.



Magdeline D. Coleman
United States Bankruptcy Judge